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APPLICATION	₹O.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/688,455		10/17/2003	Michinobu Oka	132578-00018	3028	
3705	7590	07/14/2004		EXAM	EXAMINER	
ECKERT SEAMANS CHERIN & MELLOTT 600 GRANT STREET				WEINSTEIN, STEVEN L		
44TH FL		31		ART UNIT	PAPER NUMBER	
PITTSBU	ЛRGH, PA	15219		1761	1761	
				DATE MAN ED: 07/14/200/	,	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	TV V				
	10/688,455	OKA, MICHINOBU					
Office Action Summary	Examiner	Art Unit					
	Steven L. Weinstein	1761					
The MAILING DATE of this communication Period for Reply	appears on the cover sheet with th	ne correspondence address -	-				
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the maximum days after the ma	N. t 1.136(a). In no event, however, may a reply b reply within the statutory minimum of thirty (30) iod will apply and will expire SIX (6) MONTHS tatute, cause the application to become ABANDO	e timely filed  days will be considered timety. from the mailing date of this communica DNED (35 U.S.C. § 133).	stion.				
Status							
1) Responsive to communication(s) filed on _							
•	his action is non-final.						
Since this application is in condition for allocal closed in accordance with the practice under the condition of the condition is in condition for allocal condition.	•		s is				
Disposition of Claims							
4) ☐ Claim(s) 1-3 is/are pending in the application 4a) Of the above claim(s) is/are without 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	drawn from consideration.						
Application Papers							
9)☐ The specification is objected to by the Exam	iner.						
D)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to							
Replacement drawing sheet(s) including the corn 11) The oath or declaration is objected to by the							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But * See the attached detailed Office action for a	ents have been received. ents have been received in Applic priority documents have been rece reau (PCT Rule 17.2(a)).	cation No eived in this National Stage					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summ						
<ul> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB. Paper No(s)/Mail Date 10/17/03.</li> </ul>		ail Date nal Patent Application (PTO-152)					

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 1 is rejected under 35 U.S.C. 102(b) as being clearly anticipated by Ueki (JP 60-126,044).

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ueki (JP 60-126,044).

Ueki discloses applicant's problem and solution. That is, to provide noodles with slits wherein at least one of the slits is closed at both ends so that people who find it difficult to use chopsticks or forks to eat noodles can pick up the noodles by catching the noodles with the chopsticks or fork via the closed slit or slits. Claim 2 recites dimensions of the slits, the distance between the slits and the length of the noodles. It is not clear if Ueki discloses dimensions. The examiner will attempt to obtain a complete translation. In any case, once it was known to provide noodles with slits so that the noodles can be speared with chopsticks or forks, (i.e. applicants' intended function), the particular dimensions of slits, intermediate noodle portions and overall

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noodle length are seen to have been obvious result effective variables and/or obvious matters of choice and/ordesign, if indeed not already inherent in Ueki.

Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ueki (JP 60-126,044) in view of applicant's admission of the prior art further in view of Momiyama (5,759,608), Hsu (4,675,199).

In regard to claim 3, Ueki discloses providing slitted noodles, wherein the dough would be flattened to a sheet-like shape (see Figures 1 and 4), slits are formed and the noodles are cut to a desired length. Claim 3 recites that the dough is sheeted using rollers. The use of rollers to sheet dough is, of course, notoriously old. Applicants admission of the prior art, found on page 6 of the specification, discloses that except for the slitting, the "above described steps are the same as those for producing ordinary "(i.e., conventional) "noodles". In any case, Momiyama and Hsu teaches employing rollers to sheet noodle dough. Note that both references also teach cutting the noodle dough sheet into noodle strips and Hsu also discloses cutting the strips into noodle pieces. To therefore modify Ueki, if necessary, and employ rollers for their art recognized and applicant's intended function would therefore have been obvious.

The remainder of the references cited on the USPTO 892 form are cited as pertinent art. These references deal with other solutions to the problem of eating noodles with chopsticks or forks (e.g. ring-like shaped noodles or other slitted techniques) as well as techniques to form strip-shaped products.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven L. Weinstein whose telephone number is (571)

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272-1410. The examiner can normally be reached on Monday-Friday from 7:00 a.m. to 3:30 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Milton Cano can be reached on (571) 272-1410. The fax phone number for the organization where this application is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

S.L. Weinstein/dh June 25, 2004

STEVE WEINSTEIN 17

7/13/04